301H. It shall be unlawful, except in the manner and by the means prescribed by law, within the limits of Queen Anne's County, for any person, corporation, firm, company, association, house or club, by himself or itself or another, either as principal, clerk, servant, agent or employee, directly or indi-

(a) To sell, barter, exchange or manufacture, or suffer to be sold, bartered, exchanged or manufactured, at any place any

intoxicating liquor in any quantity whatever;

(b) To deposit, keep, have or suffer to be deposited, kept or had on his or its premises, in his or its possession, or under his or its charge or control any intoxicating liquor for the purpose of sale and delivery, or for disposition otherwise contrary to law;

(c) To give away, deliver, furnish or handle at his, its or

their place of business, any intoxicating liquors;

(d) To take, receive or solicit any order or orders, or make any agreements whatever at any place for the sale or delivery or future giving away of any intoxicating liquor, or to contrive by any other shift or device to evade the provisions of this Act:

(e) To ship, bring into, transfer, distribute, handle, exchange, or have brought into, shipped, transferred, distributed, handled or exchanged in or into Queen Anne's County any intoxicating liquors, in any quantity whatever, for the purpose of sale and delivery or disposition otherwise in violation of the provisions of this Act or contrary to law;

(f) To transport, carry or haul, by any means whatsoever, within the limits of Queen Anne's County, in any quantity, any intoxicating liquors, or unconsigned intoxicating liquors, or any untaxed liquors, or any liquors bearing false or fictitious revenue stamps or receipts, or liquors bearing no revenue stamps or receipts, or any alcoholic beverages, for the purpose

of sale or disposition otherwise in violation of law;

(g) To deliver or furnish, or attempt to deliver or furnish by or in any method, manner, means, shift or device whatever any intoxicating liquors to anyone for the purpose or with the intent that the same shall be sold or otherwise disposed of in violation of this Act, or in violation of law.

Every person convicted of violating any provision of this Act shall be fined not less than Two Hundred Dollars (\$200.00) nor more than Five Hundred Dollars (\$500.00), or imprisonment in the county jail or House of Correction for not less than six months nor more than one year, or be both so fined and imprisoned, in the discretion of the Police Justice or the Court. If any person shall be convicted of violating any provision of this Act, and shall subsequently violate any pro-